

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

IN RE:	§	Case No. 22-60043
	§	
FREE SPEECH SYSTEMS, LLC,	§	Chapter 11 (Subchapter V)
	§	
Debtor.	§	

EXHIBIT G

July 21, 2022

SUPERIOR COURT
COMPLEX LITIGATION DOCKET
AT WATERBURY

ERICA LAFFERTY, ET AL)	
)	
)	X06-UWY-CV-18-6046436-S
V.)	
)	
ALEX EMRIC JONES, ET AL)	

WILLIAM SHERLACH)	
)	
)	X06-UWY-CV-18-6046437-S
V.)	
)	
ALEX EMRIC JONES, ET AL)	

WILLIAM SHERLACH, ET AL)	
)	
)	X06-UWY-CV-18-6046438-S
V.)	
)	
ALEX EMRIC JONES, ET AL)	JULY 21ST, 2022

 REMOTE VIDEOCONFERENCE AND VIDEOTAPED DEPOSITION OF
 ALEX EMRIC JONES
 JULY 21ST, 2022
 VOLUME IV

REMOTE VIDEOCONFERENCE AND VIDEOTAPED DEPOSITION of ALEX EMRIC JONES, produced as a witness at the instance of the Plaintiffs and duly remotely sworn was taken remotely in the above-styled and numbered cause on the 21st of July, 2022, from 10:04 a.m. to 10:39 a.m. Central Time, before SUSAN L. GRAHAM, CSR in and for the State of Texas, reported remotely by machine shorthand, in the City of Houston, Harris County, Texas, pursuant to the Connecticut Rules of Civil Procedure, Notice and the provisions stated on the record or attached hereto.

July 21, 2022

A P P E A R A N C E S

FOR THE PLAINTIFFS:

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FOR THE DEFENDANTS ALEX EMRIC JONES AND FREE SPEECH
SYSTEMS, LLC:

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ALSO PRESENT:

Pritika Seshadri
Mark Hendrix, Videographer

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1 your right hand, please, sir?

2 ALEX EMRIC JONES

3 having been first duly remotely sworn, testified as
4 follows:

5 EXAMINATION

6 QUESTIONS BY MR. MATTEI:

7 Q. Mr. Jones, you can't see me. Ordinarily we
8 would all be able to see each other on the Zoom but I can
9 see you and your counsel.

10 MR. MATTEI: Does everybody agree that we
11 can proceed without my video working so long as the
12 document sharing function is working fine?

13 MR. PATTIS: Agreed, yes, sir.

14 MR. MATTEI: All right.

15 MS. STERLING: Chris, before you go on
16 just for the record this is Alinor Sterling also on.

17 Q. (By Mr. Mattei) All right. Mr. Jones, the
18 reason that we're here today is because we had made
19 discovery requests for a number of materials to be
20 produced in connection with your deposition, including
21 any loan documents or other contracts between Free Speech
22 Systems and PQPR and other entities that you're
23 associated with. After your deposition we received two
24 documents purporting to be promissory notes and one
25 document purporting to be a security agreement, which I

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1 had not previously had a chance to question you about so
2 that's why we're here for your continued deposition is to
3 examine you on the issues raised by those documents. Do
4 you understand that?

5 A. I understand.

6 Q. One of the documents that was produced to us
7 was a document captioned Promissory Note dated August
8 13th, 2020 between Free Speech Systems and PQPR Holdings
9 Limited, LLC. Are you familiar with that document?

10 A. No.

11 Q. Have you reviewed it prior to today's
12 deposition?

13 A. No.

14 Q. Are you aware of having signed such a document
15 on behalf of Free Speech -- Free Speech Systems?

16 A. Yes.

17 Q. Okay. And why is it that you say you're not
18 familiar with the document?

19 A. I mean I haven't looked at it since whenever I
20 signed it.

21 Q. Okay. What's your understanding of what that
22 document purported to do?

23 A. Can you show me the document?

24 Q. Before I do that I want you to answer the
25 question I asked you. What is your understanding of the

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1 purpose of that promissory note that you entered in
2 August 13th, 2020 on behalf of Free Speech Systems?

3 A. After deplatforming approximately four years
4 ago and legal bills from lawsuits, we began to have to
5 spend basically all the money from profits from PQPR to
6 build new infrastructure and pay legal bills and taxes
7 and when the, when the debt got so large we, we developed
8 a plan to start pay -- try to pay down that debt, at
9 least not have it grow, and so that's, that's what I
10 remember the reason it was done.

11 Q. Okay. So if I understand you correctly, your
12 testimony is that when you were deplatformed -- and when
13 you say deplatformed what are you referring to?

14 A. It's like what happened in Nazi Germany but in
15 a modern sense where the Jews weren't allowed to have
16 businesses or operate and so it's when the corporations
17 and the system gangs up on you and then doesn't let you
18 bank, doesn't let you be on major platforms, doesn't let
19 you use software, basically attempts to put you into a
20 dic -- a non-digital ghetto. So that's, that's what
21 deplatforming is, the first step in isolating and
22 impoverishing populus loyal Americans ahead of the
23 globalist takeover.

24 Q. And so you -- it's, it's your testimony that
25 the -- what you describe as the deplatforming of Free

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1 reset, corporate takeover of America, yes.

2 Q. Okay. And I want to ask you specifically
3 though -- by the way did -- about the debt and its
4 connection to what you claim was that deplatforming. You
5 indicated that the debt started to accrue about four
6 years ago when this deplatforming took place and can, can
7 we agree that the, the approximate time frame we're
8 talking about is when the social media companies removed
9 you from their platforms, correct?

10 A. And the banks and the software companies and,
11 and, and everyone else.

12 Q. And you, you continue to have continuous
13 access to banking since 2018, correct?

14 A. We, we have found alternate banking.

15 Q. Right. And the reason we know that is because
16 you produced at least some bank account information to us
17 in this case, correct?

18 A. Yes.

19 Q. All right. So but if we're talking about the
20 deplatforming, you would peg that to about the time in
21 2018 where Twitter, Facebook, and YouTube removed your
22 content from its platforms, correct?

23 A. There, there was the beginning of
24 deplatforming happening years before that but, but, but
25 that's, that's when the -- it kind of goes like this on

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1 build. That was the number one thing and then there was
2 taxes and then legal, yes.

3 Q. Okay. So let's just figure out what these
4 buckets are. One is as a result of deplatforming in 2018
5 Free Speech Systems needed to build out new
6 infrastructure, correct?

7 A. Yes.

8 Q. Okay. That was a new expense for which it did
9 not have the funds and so PQPR lent it money in order to
10 meet those expenses, correct?

11 MR. PATTIS: Objection, form.

12 A. Yes.

13 Q. (By Mr. Mattei) Okay. In addition, Free
14 Speech Systems had legal costs related to this lawsuit
15 and related litigation in Texas that it did not have the
16 funds to cover and so PQPR provided a loan in part to
17 fund those expenses, correct?

18 MR. PATTIS: Object as to form.

19 A. Yes.

20 Q. (By Mr. Mattei) All right. And then beyond
21 that Free Speech Systems had tax obligations that it was
22 not able to fund and so it took a loan from PQPR in part
23 to satisfy those tax obligations, correct?

24 A. It -- but -- but -- yes and so --

25 MR. PATTIS: Objection, form.

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1 A. -- you're asking for buckets. Let me help you
2 and give you the facts. Actually --

3 Q. (By Mr. Mattei) No, the -- no, no, I --
4 there's no other question pending. You answered my
5 question.

6 A. But --

7 Q. You said yes. All right.

8 A. Well, taxes first, then deplatforming, then
9 legal but taxes was the big one now that I'm, I'm
10 thinking about this.

11 Q. Thank you. Any other components of increased
12 costs that Free Speech Systems wasn't able to meet for
13 which it took out a loan from PQPR?

14 MR. PATTIS: Objection as to form.

15 A. There was a lot of -- I -- I -- cases. I
16 can't remember. It's a lot of stuff.

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1 THE STATE OF TEXAS

2 COUNTY OF HARRIS

3 I, Susan L. Graham, Certified Shorthand
4 Reporter in and for the State of Texas, hereby certify
5 that at the time and place stated the witness, ALEX EMRIC
6 JONES, personally appeared remotely before me and after
7 being by me first duly sworn to tell the truth, was
8 examined by counsel for the respective parties hereto;
9 that the testimony of said witness was taken in shorthand
10 by me, and the foregoing pages are a true and correct
11 transcript of said testimony; that examination and
12 signature of the transcript was submitted to the witness
13 to read and sign;

14 That the amount of time used by each party at
15 the remote videoconference and videotaped is as follows:

16 Christopher M. Mattei - :27

17 GIVEN under my hand and seal of office on this
18 the 31st day of July, 2022.

19
20 

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